UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF WASHINGTON

In re:		Case No. 16-11097				
Daniel Shane Snow Holly Anna Snow		CHAPTER 13 PLAN				
		Original AMENDED				
	Debtor(s).	Date: 10/26/20				
I.	Disclosure of Nonstandard Provisions and Plan's M	Iodification of Secured Debt:				
	A. Does this plan contain any nonstandard provisions x YesNo B. Does this plan limit the amount of a secured claim to (check one)? Yesx No C. Does this plan avoid a security interest or lien (check yes)	based on a valuation of the collateral for the claim				
languag interest secured proceed	ge in this plan purporting to limit the amount of a secured to r lien is void. Even if the Debtor indicated "no" in Secure I claim based on a valuation of the collateral for the clair ding.	ction above or made no selection, any nonstandard provision or d claim based on a valuation of the collateral or to avoid a security ction 1.B or Section 1.C, the Debtor may seek to limit the amount of a m or avoid a security interest or lien through a motion or an adversary				
II.		a 36 month applicable commitment period n a 60 month applicable commitment period				
of allov	wed unsecured claims over a shorter period or is modified	commitment period unless the plan either provides for payment in ful d post-confirmation. If the Debtor is below median income, then the after the first payment is due if necessary to complete the plan				
111. No	A. AMOUNT: \$\(\) 86,925.00 already paid through B. FREQUENCY (check one): \[\frac{\f{\f{\frac	shall commence making payments to the Trustee as follows: gh October, 2020, then \$250.00 n. Committed refunds shall be paid in addition to the plan payment ng the plan. If no selection is made, tax refunds are committed.				
	D. PAYMENTS: Plan payments shall be deducted or ordered by the Court.	ed from the Debtor's wages unless otherwise agreed to by the Trustee				
	E. OTHER:					

IV. Distribution of Plan Payments by the Trustee:

[Local Bankruptcy Form 13-4, eff. 12/17]

Upon confirmation of the plan, the Trustee shall disburse funds received in the following order and creditors shall apply them accordingly, provided that disbursements for domestic support obligations and federal taxes shall be applied according to applicable non-bankruptcy law: **ADMINISTRATIVE EXPENSES:** A. 1. Trustee. The percentage set pursuant to 28 USC §586(e). 2. Other administrative expenses. As allowed pursuant to 11 USC §§ 507(a)(2) or 707(b). 3. The Debtor's Attorney's Fees: Pre-confirmation attorney's fees and/or costs and expenses are estimated to be

> \$ 3,500.00 . \$ 850.00 was paid prior to filing. Approved attorney compensation shall be paid as follows (check one):

- a. __ Prior to all creditors
- b. Monthly payments of \$

	B.	CURRENT <u>Creditor</u> -NONE-	DOMESTIC S	UPPORT OBLIC	GATIONS: Monthly amo	<u>unt</u>		
	C.	SECURED receive pay same level. under nonb	ment from the Secured credito ankruptcy law, ayments from the	Trustee. Unless ra ors shall retain the or discharge unde	ng allowed secunked otherwise, eir liens until the r 11 U.S.C. § 12	payments to secue earlier of payme 328. Secured cred	ied below or provided ared creditors will be on to of the underlying do itors shall not assess a to the creditor's rights	lisbursed at the ebt, determined ny late charges,
		control; and trust on rea proof of cla	d (b) the interest I property shall aim or in an adv	t rate included in control, unless ot ersary proceeding	a creditor's prod herwise provide g. If the interest	of of claim for a cled in Section X or rate is left blank,	ded in a creditor's pro laim secured by a mor ordered following an the interest rate shall be f trust on real property	tgage or deed of objection to a see 12% except
		For claims	secured by pers	onal property, the	monthly payme	ent amounts in the	e plan control.	
				property, the mon			ditor's proof of claim a	and notice of
		mortgage p	eayments, homeo ounts, dues and/	owner's dues and or property taxes.	or real property	tax holding acco	post-petition installme unts based on changes ty Tax Holding Accou	in interest rates,
		Only by Se applicable)	curity Interest in				led in payments at con	
Ongoing <u>Rank</u>	g Payme Mor \$	nts: 1thly Payme	nt -NONE-	Creditor		<u>Collateral</u>		
Cure Pa <u>Rank</u>	yments:	Monthly Payment	Creditor		<u>Collateral</u>		Arrears to be Cured	Interest Rate %

Payments on Claims, or Non-Escrowed Postpetition Property Tax Holding Accounts, Secured by Real Property Other than the Debtor's Principal Residence:

Ongoing Payments:

<u>Rank</u> <u>Mo</u>	nthly Payment -NC	<u>Creditor</u>	<u>Collateral</u>		Rate	<u>%</u>
Cure Payments:						
<u>Rank</u>	Monthly <u>Payment</u>	Creditor	<u>Collateral</u>	Arrears to be <u>Cured</u>	Interest <u>Rate</u>	
\$		-NONE-		\$		%

3. Payments on Claims Secured by Personal Property:

a. 910 Collateral.

The Trustee shall pay the contract balance stated in the allowed proof of claim for a purchase-money security interest in any motor vehicle acquired for the personal use of the Debtor within 910 days preceding the filing date of the petition or in other personal property acquired within one year preceding the filing date of the petition as specified below. The Debtor stipulates that pre-confirmation adequate protection payments shall be paid by the Trustee in the amounts stated as the "Pre-Confirmation Adequate Protection Monthly Payment" or, if blank, in the amounts stated as the "Monthly Payment" as specified below after the creditor files a proof of claim.

<u>Rank</u>	Monthly Payment	<u>Creditor</u>	<u>Collateral</u>	Adequa	firmation te Protection y Payment	Interest <u>Rate</u>	
			2008 Ford F250 77053				
			miles				
1	\$ 155.00	Pioneer Fed Cred Union	Location: 611 Robinson St, Everson WA 98247	\$	310.00	4.00	%

b. Non-910 Collateral.

The Trustee shall pay the value of collateral stated in the proof of claim, unless otherwise provided in Section X or ordered following a timely objection to a proof of claim or in an adversary proceeding, for a security interest in personal property which is non-910 collateral. The Debtor stipulates that pre-confirmation adequate protection payments shall be paid by the Trustee in the amounts stated as the "Pre-Confirmation Adequate Protection Monthly Payment" or, if blank, in the amounts stated as the "Monthly Payment" as specified below after the creditor files a proof of claim.

<u>Rank</u>		Monthly Payment	<u>Creditor</u>		Debtor's Value of <u>Collateral</u>	<u>Collateral</u>	Adequa	Confirmation te Protection thly Payment	Interest <u>Rate</u>	
2	¢	Doid	Walla Farga Bank	¢	5 000 00	Travel Trailer Location: 631 Pheasant Rd,	¢	50.00	4.00	0/
2	\$	Paid	Wells Fargo Bank	\$	5,000.00	Adrian OR 97901	\$	50.00	4.00	%

- D. PRIORITY CLAIMS: Payment in full, on a pro rata basis, of filed and allowed claims entitled to priority in the order stated in 11 U.S.C. § 507(a).
- E. NONPRIORITY UNSECURED CLAIMS: No funds shall be paid to nonpriority unsecured creditors until all secured, administrative and priority unsecured creditors are paid in full, provided that no claim shall be paid before it is due. The Trustee shall pay filed and allowed nonpriority unsecured claims as follows (check one):

	100%		
X	At least \$	2.241.31 (already paid)	

The Trustee shall pay the following specially classified nonpriority unsecured claims prior to other nonpriority unsecured claims:

<u>Rank</u>	Creditor -NONE-	Amount of Claim	Percentage to be P	<u>aid R</u>	eason for Sp	ecial Classification
	Direct Payments to be made owing claims shall be paid direct	ctly by the Debtor accord	ling to the terms of the	contract c	or support or v	vithholding order, and
shall rec	eive no payments from the Tru A. DIRECT PAYMENT OF D	•				
Credito		Current M \$	onthly Support Oblig	ation	Month \$	ly Arrearage Payment
	B. OTHER DIRECT PA	YMENTS:				
Credito		Nature of Debt		Amount (of Claim	Monthly Payment \$
The Deb	Secured Property Surrender ared property described below water requests that upon confirmate pursuant to this section be granthe property including taking possible.	will be surrendered to the ation, each creditor (inclunted relief from the stays	iding successors and as	ssigns) to v	which the Deb	
Credito Tahiti V Worldn	/illage		<u>Property to b</u> Tahiti Village Worldmark Ti	Timeshar		
and order the plan.	Executory Contracts and Leastor will assume or reject executer, and any cure and/or continuity. Any executory contract or uneation the creditor is granted reli	tory contracts or unexpire ng payments will be paid expired lease not assumed	l directly by the Debtor I pursuant to 11 U.S.C	r under Sec § 365(d) i	ction V, unles is rejected. If r	ss otherwise specified in rejected, upon

Contract/Lease
AT&T

DirecTV
Ruiz Family Martial Arts

Assumed or Rejected

Assumed Assumed Assumed

VIII. Property of the Estate:

Property of the estate is defined in 11 U.S.C. § 1306(a). Unless otherwise ordered by the Court, property of the estate in possession of the Debtor on the petition date shall vest in the Debtor upon confirmation. However, the Debtor shall not lease, sell, encumber, transfer or otherwise dispose of any interest in real property or personal property without the Court's prior approval, except that the Debtor may dispose of unencumbered personal property with a value of \$10,000 or less without the Court's approval. Property (including, but not limited to, bonuses, inheritances, tax refunds or any claim) acquired by the Debtor post-petition shall vest in the Trustee and be property of the estate. The Debtor shall promptly notify the Trustee if the Debtor becomes entitled to receive a distribution of money or other property (including, but not limited to, bonuses, inheritances, tax refunds or any claim) with a value in excess of \$2,500, unless Section X specifically provides for the Debtor to retain the money or property.

subject of the rejected contract or lease, and any allowed unsecured claim for damages shall be paid under Section IV.E.

IX. Liquidation Analysis Pursuant to 11 USC § 1325(a)(4)

The liquidation value of the estate is \$_0.00 \text{.} To obtain a discharge, the Debtor must pay the liquidation value or the total of allowed priority and nonpriority unsecured claims, whichever is less. Under 11 U.S.C. §§ 1325(a)(4) and 726(a)(5), interest on allowed unsecured claims under Section IV.D and IV.E shall be paid at the rate of ___ % per annum from the petition date (no interest shall be paid if left blank).

X. Nonstandard Provisions:

All nonstandard provisions of this plan are set forth in this section and separately numbered. Any nonstandard provision placed

[Local Bankruptcy Form 13-4, eff. 12/17]

elsewhere in this plan is void. Any modifications or omissions to the form plan not set forth in this section are void.

A. Pursuant to 11 USC 1329(d), the debtor proposes that the plan length shall extend up to 84 months after the time that the first payment under the confirmed plan was due.

By filing this plan, the attorney for the Debtor(s) or the Debtor(s) if not represented by an attorney certify that the wording and order of the provisions in this plan are identical to those contained in Local Bankruptcy Form 13-4, other than any nonstandard provisions included in Section X.

(Signature Page)

/s/ Thomas D. Neeleman	/s/ Daniel Snow		10/26/20
Thomas D. Neeleman 33980	Daniel Shane Snow		Date
Attorney for Debtor(s)	DEBTOR		
10/26/20	/s/ Holly Snow	10/26/20	
Date	Holly Anna Snow		Date
	DEBTOR		